

MEMORANDUM OF UNDERSTANDING

BETWEEN

Canadian Institute for International Law Expertise (CIFILE)

Represented by Dr. Abbas Poorhashemi, President

AND

TRIBUNAL PERMANENTE DE REVISIÓN DEL MERCOSUR (TPR)

Represented by Dr. Juan Manuel Rivero Godoy, Secretario

This **Memorandum of Understanding** is intended to promote international cooperation between the Canadian Institute for International Law Expertise (CIFILE) located 2 Bloor Street West, Suite 700, Toronto, Ontario M4W 3E2, Canada Tel.: +1(416) 849 6990 Fax: +1(416) 849 6991 Cell: +1(416) 890 8607 Website: www.cifile.org and the Tribunal Permanente De Revisión (TPR) located at Av. Mcal. López 1141, casi Gral. Melgarejo, Edificio "Villa Aucinera" - Asunción, Paraguay. Teléfonos y fax: (595 21) 221 411 / 221 417 / 221 435 / 221 448.

The Canadian Institute for International Law Expertise (CIFILE) Represented by Dr. Abbas Poorhashemi, President and the Tribunal Permanente De Revisión (TPR) Represented by Dr. Juan Manuel Rivero Godoy, Secretary, recognizing the benefits to their respective institutions from the establishment of institutional links, hereby agree to enter into this agreement for the following purpose.

1. PURPOSE OF MEMORANDUM

The purpose of this agreement is to develop research and educational cooperation, establish a collaborative program in (indicate area of cooperation) between the two institutions and to cooperate in their mutual interest for a range of researched and educational activities.

2. AREAS OF COOPERATION

Subject to the availability of funds, resources and approval of the authorized representatives both institutions agree to develop the following collaborative activities:

- (a) Holding seminars, lectures, symposia, international meetings, conferences, and workshops
- (b) Conducting joint research and development project
- (c) Cooperation in individual projects
- (d) Exchange of researchers and students
- (e) Exchange of information, teaching materials, technological and scientific publications
- (f) Providing opportunities for professors and researchers to give lectures
- (g) Search for opportunities to collaborate in the future

3. IMPLEMENTATION

- 3.1. All programs or activities implemented under the terms of this Memorandum of Understanding shall be mutually agreed upon in writing, including the necessary budget for the program of activity as the need may arise.
- 3.2. Each of the participating institutions shall be fully responsible financially for the activities carried out under its direction or by its staff, except as otherwise agreed by the parties.
- 3.3. The parties will designate one officer each who will develop and coordinate specific programs or activities between them.

4. INTELLECTUAL PROPERTY

Both partner institutions will ensure that any results and publications originating from this collaboration will be available for both parties.

5. DURATION AND RENEWAL OF AGREEMENT

This Memorandum of Understanding will become effective immediately after signature by both institutions' representatives for a period of two years and is subject to revision or modification by mutual agreement.